

FEB 27 1956

Chief, SE
 ATTN: []
 Chief of Base, Frankfurt

INFO: COS, Germany

AEMARSH

Memorandum of Oral Agreement for AEMARSH 1

REFS: A. NSA-6563
 B. NSA-8492
 C. DIR- 46472

1. Attached for your information is a memorandum of Oral Agreement for AEMARSH 1 superseding, effective 1 March 1956, the one now in force for him.

2. This agreement contains the same provisions as the previous one except for the addition of a provision for payment of a housing allowance to AEMARSH 1 (as authorized by Headquarters in paragraph 1 of reference C).

Approved: []

23 February 1956

Attachment: HERewith

Distribution:
 4-RqS w/att in trip (DIRECT)
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Attachment to
EGPA-9219

MEMORANDUM OF ORAL AGREEMENT

1. AEMARSH 1, the principal agent for Latvian REDSKIN operations in Frankfurt Operations Base, has been engaged by me, under oral contract, for a term of twelve months. The effective date of the oral contract is 1 March 1956.

2. The following financial agreement is a part of the oral contract with subject:

a. He will be paid DM 700.00 a month effective 1 March 1956.

b. He will receive a housing allowance of approximately \$1590.00 yearly (approximate break-down: rental \$1200.00; utilities \$150.00; and maintenance \$240.00). The yearly rental figure is calculated to include the key money which will be paid in a lump sum when the rental property is procured.

c. He will receive a one-time payment of approximately \$2000.00 to purchase furniture and household equipment for the apartment mentioned above, as well as reimbursement for a real estate broker's fee of \$100.00 to \$200.00.

d. He will be reimbursed for all transportation, communication, and entertainment expenses while carrying out his assignments.

e. He will be paid per diem at the rate of DM 25.00 a full day on assignments away from his home.

3. Subject is not entitled to annual or sick leave benefits or disability compensation.

4. Subject has not been promised assistance in the event of capture, flight, or other emergencies.

5. Termination of this oral agreement may be made at any time upon oral notice to either party. Such termination will become effective no sooner than the last day of the month in which notice of termination is given.

6. Subject understands that this agreement will be terminated on or before 1 March 1957, at which time it may or may not be replaced by a new agreement.

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EGYA-9219
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7. No commitments, other than those stated above, have been made to subject.

Approved: _____

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